1	PETER GOODMAN		
2	Attorney at Law State Bar No. 65975		
3	819 Eddy Street San Francisco, California 94109		
4	Telephone: (415) 781-8866 Facsimile: (415) 781-2266		
5	E-Mail: goodmanlawoffice@att.net		
6	Attorney for Defendant ERIC SHELBY MELOVICH		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11			
12	UNITED STATES OF AMERICA,	CR-15-0489 RS	
13	Plaintiff,	STIPULATION AND [PROPOSED] ORDER VACATING DATE FOR STATUS	
14	vs.	CONFERENCE AND SETTING NEW DATE FOR FURTHER STATUS	
15	ERIC SHELBY MELOVICH, et al.,	CONFERENCE	
16) Defendants.		
17)		
18	The United States of America, by its attorneys, Brian J. Stretch, United States		
19	Attorney for the Northern District of California, and Assistant United States Attorney		
20	("AUSA") Sarah Hawkins, and defendant ERIC SHELBY MELOVICH, by his attorney,		
21	Peter Goodman, hereby stipulate and agree as follows:		
22	1. This matter was last before the Court on August 30, 2016, for further		
23	status conference and possible entry of a new plea by the defendant. The matter		
24	was continued to September 27, 2016, and then to October 25, 2016, to allow the		
25	parties to finalize the terms of a Plea Agreement.		
26	2. The terms of the Plea Agreem	ent have now been finalized and the	
	11		

parties anticipated that defendant MELOVICH would enter a new plea under its terms

on October 25, 2016. However, defense counsel is beginning a trial in the matter of

I	 	
1	United States v. Frederick Mackie, CR14-0120 CRB, on October 24, 2016. Owing to	
2	this scheduling conflict, the parties request that this matter be continued to November	
3	8, 2016, at 2:00 p.m.	
4	3. The parties hereby stipulate and agree that time should be excluded	
5	under the Speedy Trial Act pursuant to 18 U.S.C. §§3161(h) (7)(A) and (7)(B)(iv) from	
6	October 25, 2016, to November 8, 2016, in the interests of justice and to ensure the	
7	effective assistance of counsel for defendant MELOVICH.	
8	SO STIPULATED	
9	DATED: October 21, 2016	
10	BRIAN STRETCH	
11	United States Attorney	
12	By: /s/	
13	SARAH HAWKINS Assistant United States Attorney	
14		
15	SO STIPULATED	
16	DATED: October 21, 2016	
17	/s/	
18	Attorney for Defendant ERIC SHELBY MELOVICH	
19	ERIC SHELDT WELCOTON	
20	ORDER VACATING STATUS CONFERENCE DATE AND SETTING NEW DATE FOR FURTHER STATUS CONFERENCE	
21	<u>GETTING NEW BATET ON TON THER OTATIOG CONFERENCE</u>	
22	Based on the stipulation of the parties and good cause appearing, IT IS	
23	HEREBY ORDERED that the October 25, 2016, date currently set for defendant	
24	MELOVICH to appear before this Court for a status conference is vacated and the	
25	matter is continued to November 8, 2016, at 2:00 p.m. for a further status conference.	
26	IT IS FURTHER ORDERED that time shall be excluded under the Speedy Trial	
27	Act pursuant to 18 U.S.C. §§3161(h)(7)(A) and (B)(iv) from October 25, 2016, to	
28	November 8, 2016, in the interests of justice and to ensure effective assistance of	

Case 3:15-cr-00489-RS Document 56 Filed 10/24/16 Page 3 of 3

counsel. The Court finds that the ends of justice served by granting the continuance outweigh the best interests of the public and the defendant in a speedy trial. **DATED**: 10/24/16 UNITED STATES DISTRICT COURT JUDGE